
UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

In Re: Pork Antitrust Litigation

Case No. 0:18-cv-01776-JRT-JFD

This Document Relates To:

All Actions Brought by Commercial and Institutional
Indirect Purchaser Plaintiff Class, Consumer Indirect
Purchaser Plaintiff Class, and the Commonwealth of
Puerto Rico

JOINT MOTION REGARDING CONTINUED SEALING

Documents have been filed under temporary seal in connection with the following motion:

Defendant Seaboard Foods LLC's Unopposed Motion for Leave to File
Amended
Answers to CIIPP, CIPP, and Puerto Rico Complaints

Doc.
No.
2019

Pursuant to LR 5.6, the parties submit this Joint Motion Regarding Continued Sealing.

DKT. NO.	DKT. NO. OF REDACTED VERSION (IF FILED)	DESCRIPTION OF DOCUMENT	PRECISELY IDENTIFY: a) The information that the parties agree should remain sealed; b) The information the parties agree should be unsealed; and c) The information about which the parties disagree.	NONPARTY THAT DESIGNATED DOC. CONFIDENTIAL (IF ANY)	REASON WHY DOCUMENT SHOULD REMAIN SEALED OR BE UNSEALED
2022	N/A	Exhibit 8 to Thomson Declaration in Support of Motion	Parties agree that the document should remain sealed, but a redacted copy should be filed that redacts pages 35-103 of the exhibit. The remainder of the exhibit (pages 1-34 and 104-151) should be unredacted.	All defendants (including non-parties to this motion) have marked information included within the document as confidential or highly confidential.	Document should be unsealed except portions describing or quoting documents and testimony that (1) discuss confidential business information and methods of parties and third-parties, and (in most instances) (2) have been marked confidential or highly confidential under the Protective Order, including by non-parties to the motion.
2022-1	N/A	Exhibit 9 to Thomson Declaration in Support of Motion	Parties agree that the document should remain sealed, but a redacted copy should be filed that redacts pages 33-62 of the exhibit. The remainder of the exhibit (pages 1-32 and 63-182) should be unredacted.	All defendants (including non-parties to this motion) have marked information included within the document as confidential or highly confidential.	Document should be unsealed except portions describing or quoting documents and testimony that (1) discuss confidential business information and methods of parties and third-parties, and (in most instances) (2) have been marked confidential or highly confidential under the Protective Order, including by non-parties to the motion.

2022-2	N/A	Exhibit 10 to Thomson Declaration in Support of Motion	Parties agree that the document should remain sealed, but a redacted copy should be filed that redacts pages 32-54 of the exhibit. The remainder of the exhibit (pages 1-31) should be unredacted.	All defendants (including non-parties to this motion) have marked information included within the document as confidential or highly confidential.	Document should be unsealed except portions describing or quoting documents and testimony that (1) discuss confidential business information and methods of parties and third-parties, and (in most instances) (2) have been marked confidential or highly confidential under the Protective Order, including by non-parties to the motion.

Dated: September 19, 2023

Respectfully submitted,

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